1	Your Name: Tonette L. Va	Zauez
2	Address: 460 Grand Aver	nue#318 Oakland, CA94610
3	Phone Number: (510)485-849	7
4		FILED
5		
6	Pro Se	MAY 1 4 2021
7		SUSAN Y. SOONG NORTH DISTRICT OF
8	UNITED STATES	SUSAN Y. SOONG NOATH DISTRICT COURT DISTRICT OF CALIFORNIA
9		ICT OF CALIFORNIA
10		co □ Oakland □ San Jose □ Eureka
11	Division fences onej. 🗖 San Francisc	o L Carland L San Jose L Edicka
12	TONETTE L. VAZQUEZ	Case Number: 3:18-cv-07012-JCS
13		<u> </u>
14	Plaintiff,	[Check box for party submitting statement]:
15	vs.	☑ Plaintiff's ☐ Defendant's
16	ALEJANDRO MAYORKAS, Secretary	CASE MANAGEMENT STATEMENT
17	Department of Homeland Security	
18	(Transportation Security Administration)	DATE: May 28, 2021
19	()	TIME: 9:30 AM
20		JUDGE: Hon. Joseph C. Spero
21	Defendant.	
22)	
23		
24		
25		
26		
27		
28	I See the Instructions for more detailed infor	mation about how to complete this template.]
	. Loce the instructions for more detailed infor	mation about now to complete this template.]
	CASE MANAGEMENT STATEMENT; CASE	NO.: 3:18-cv-07012-JCS
	PAGE NO. 1 OF 8 [JDC TEMPLATE - K	Rev. 05/17]

1 2	1. <u>JURISDICTION</u> Mark the option that applies to your case.					
3	This Court has subject matter jurisdiction in this case under:					
4		tion jurisdiction beca		deral lawe	or righte II	ist the laws
5	or rights involved] 28				or rights. [L	ist the taws
6	or rights involved of	30.3.2. 81	JJ1 1111C.	VIII		
7	Diversity jur	isdiction because nor	ne of the Plaintiff	s live in th	e same state	as any of the
8	Defendants AND the ar					
9 10 11	Complete the table to any defendant w					
12	Defendant's Name	Date Served or Expected to Serve	Does Defendar that the Cou personal juris	ırt has	dispute tha	efendant at this is the venue?
13 14	Alejandro Mayorkas, Sect Homeland security	etaris 12-18-2018	Yes	No No	Yes	No No
15	(Transportation Security) Administration		Yes	☐ No	Yes	☐ No
16 17	☐ Check box if there are more defendants, and provide the above information for each defendant on an additional page at the end of this document.				ıch	
18 19	3. FACTS Give a short description of the important facts in this case including facts that you and the other side disagree about. Add an additional page if needed.				hat you and	
20	I (Tonette L. Vaz	quez, pro SE)	suffered disc	criminati	on on the	basis of
21	myrace, color and					
22	retaliation; and hostile work environment during my employment with			with		
23	Defendant, in Violation of Title VII of the Civil Rights Act 1964 (Title VII)					
24	Iam an African-American Latino Breastfeeding mother. Is tarted working					
25	at Transportation Security Administration on September 23, 2012. During					
26	November 11, 2013 through February 9, 2013 I was on TSA approved Maternity					
27						
28	leave, I was discriminated against on the basis of Bex, race, Color, and national Origin. (PLEASE SEE ATTACHED PAGE FOR FACTS			RFACTS		
	CASE MANAGEMENT STATEMENT; CASE NO.: 3:18-cv-07012-JCS PAGE NO. 2 OF 8 [JDC TEMPLATE - Rev. 05/17]					

Case 3:18-cv-07012-JCS Document 134 Filed 05/14/21 Page 3 of 9

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PAGE NO. 3 OF S [JDC TEMPLATE - Rev. 05/17]

Facts Continued from Page# 2:

Use this page if you need additional space for any Section. Be sure to write the Section number. tor example your Honor, I was not permitted to use the bathroom nor express milk for my baby until I asked and received permission to do so. However, TSA male workers Did Not have to notify our same Supervisors for a bathroom, medical, or numerous cigarette breaks. I was not Permitted to be transferred to TSA Head Quarters at the Oakland, California Oakport Office While I was Pregnant, but other Pregnant employees that was not of my race, color, or national Origin Were routinely permitted to do so. you Honor, I was regularly Subjected to Constant interruptions while expressing my milk For my baby, and I was harassed and bullied by my coworkers Constantly. Despite lodging internal Complaints regarding the hostile work environment that Surrounded me and initiating my EEO Complaint on June 30, 2014, by this, this intensified the harassment, hostile workenvironment, and bullying towards me worst due to retaliation by my Supervisors. On July 25, 2014, I suffered a stressed induced (uncontrolled electrical activity in my braincells), While on the Job after another episode of harassment and bullying and takenaway by an ambulance, which forced me to take medical I received notice From TSA of My termination on August 28,2014, While I was on medical Phoned Defendants -I Phoned Defendants on, May 10, 2021 at 9:40 AM. I introduced Myself to Adrienne Zack" on the (415) 436-7073 number provided On Defendants Court documents to me. I haved all defendants who I was Phoning for (Stephanie Hinds, Sara Winslow, and Wesley Samples but Adriennesoid,"This is not Their number but I can take a message." Isaid," Helloagain my name is Tonette Vazquez (Ispelled my name too) I will submit my case management Conference Statement Seperatley? The message person Adrienne started to ask me questions. I the naid, "This is all that I can provide For you Thank you, have a great day." CASE MANAGEMENT STATEMENT; CASE NO .: 3:18-01-07012-JCS

1	A LECALISSIES			
2	4. <u>LEGAL ISSUES</u> Briefly explain the laws the Plaintiff says the Defendant violated.			
3	The Defendant is liable under Title VII Of the			
4		Act of 1964, for		
5	1	s of race, Color, au		
6		on on the basis of St		
7		work environmen		
8				
9				
10				
1				
12		5. MOTIONS		
13	Complete	the table to list any motions that have b		
14	Party filing motion	Type of Motion	Date of Ruling (or "pending" or "to be filed")	
15	Tonette L. Vazghez	Court Appoint Counsel	Pending	
l6 l7	Tonette L. Vazquez	Court Extend Time	Pending Pending	
18	☐ Check box if there are more motions and add a page at the end with additional information.			
19	6. AMENDING	THE COMPLAINT, ANSWER, COU	NTERCLAIM/CROSSCLAIM	
20	Mark one opti	on to tell the Court whether you plan to	change your claims or defenses.	
21	• The submitting	g party [name] Tonette L. Vaz	gnez	
22	does not plan to amend the Complaint.			
23	plans to amend the Complaint by [date]			
24	☐ Check box if you need to list more parties, and provide the above information for each party			
25	on an additional page at the end of this document.			
26	\\			
27				
28	\\			
	CASE MANAGEMEN PAGE NO. 4 OF 2	T STATEMENT; CASE NO.: 3:18 - 0	cr-07012-JCS	

1	7. EVIDENCE PRESERVATION	
2	Parties to a lawsuit must make sure that they are protecting and not destroying evidence that might be used in the case. Check the correct box or boxes.	
3	that might be used in the case. Check the correct box or boxes.	
4	• The submitting party [name] Tonette L. Vazquez has	
5	reviewed the Guidelines for the Discovery of Electronically Stored Information	
6	spoken with the opposing parties about preserving evidence relevant to the issues	
7	one could reasonably understand to be part of this case	
8	plans to do the above by [date] June 30, 2021?	
9	☐ Check if you need to list more parties, and provide the above information for each party on an additional page at the end of this document.	
10	8. <u>INITIAL DISCLOSURES</u>	
11	Initial Disclosures are lists of information that the parties must send each other at the beginning of a case. Check the box that applies, and provide the agreed date if needed.	
12		
13	Parties have sent each other Initial Disclosures. Tone the L. Vazquez. Handaerivered Initial Disclosures to Defendant on, May 16,2019. Parties have <u>not</u> yet sent each other Initial Disclosures, but agree to exchange	
15	them by [date]	
16	9. <u>DISCOVERY</u>	
17	Give a short description of what you plan to investigate during discovery and if there are any discovery issues.	
18	As previously Stated, I have served my respective	
19	Initial Discovery pursuant to General Order No.71.	
20	Beyond this initial discovery, there has been no other	
21	discovery. At this time, Plaintiff Propose no	
22	limitations or modifications of the discovery hules,	
23	including the 25-interrogatory limit under Fed. R. Civ. P.3	3 =
24 25	and the 10 deposition limit under Fed. R. Civ. P.30. Written Discovery, and Deposition Discovery, needs to continue. I do not think any restriction needs to be made	
26	needs to continue. I do not think any restriction needs to be made to discovery.	
27	10. <u>CLASS ACTIONS</u>	
	Not applicable.	
28		

CASE MANAGEMENT STATEMENT; CASE NO.: 3:18 -CV-07012-JCS PAGE NO. 5 OF 6 [JDC TEMPLATE - Rev. 05/17]

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1	11. RELATED CASES
2	Check the correct box to explain whether you are aware of any cases related to this one. If you check the second box, list the case number and the court, government agency, or other
3	administrative body that will decide that case.
4	The party submitting this statement
5	is not aware of any related cases.
6	is aware of related cases [list cases]:
7	
8	12. <u>RELIEF SOUGHT</u>
9	State what the Plaintiff wants from the Defendant, or wants the Court to do, including
10	any amount of money sought and how that amount was calculated. If a Defendant filed a counter or crossclaim, state the same information for the Defendant. Insert a page if needed.
11	I am requesting the following relief:
12	Equitable relief including front pay and Back pay;
13	Compensatory damages;
14	Costs and Attorneys' Fees Permitted by law;
15	Pain and Suffering;
16	Any other relief the court deems proper.
17	
18	
19	13. SETTLEMENT AND ALTERNATIVE DISPUTE RESOLUTION ("ADR")
20	Check at least one box in each section. If you need information to help you decide how to resolve the case, explain what that information is.
21	The parties: The submitting party agrees to the following form of
22	ADR:
23	have not tried to settle the Settlement conference with a magistrate judge
24	case.
25	Other
26	Information needed: Please understand that, I need
27	Information needed: Please understand that, I need an attorney (s) to assist me with my entire
28	documents and Court Case.
	CASE MANACEMENT OT ATTEMPNITE CASE NO. 2012 - 50 C
	CASE MANAGEMENT STATEMENT; CASE NO.: 3:18 CV-07012-5CS PAGE NO. 6 OF 8 [JDC TEMPLATE - Rev. 05/17]

1	14. <u>CONSENT TO HAVE A MAGISRATE JUDGE HEAR THE CASE</u>		
2	Mark one option to let the Court know if you consent to have a magistrate judge hear the case.		
3	 The submitting party [name] Tonette L. Vazquez 		
4	does consent to a magistrate judge.		
5	does not consent to a magistrate judge.		
6	☐ Check box if you need to list more parties, and provide the above information for each party on an additional page at the end of this document.		
7	15. OTHER REFERENCES		
8	In unusual cases, the judge may refer a case to another decision-maker. If this is one of		
9	those cases, cross out "Not Applicable," and write in who should hear this case.		
10	NOT AT THIS TIME.		
11	16. NARROWING OF ISSUES, CLAIMS, OR DEFENSES		
12	Use this section to explain if issues in this case could be resolved by agreement or by written papers submitted by the parties ("motion"). Check the box that applies, and explain.		
13	Not applicable. I don't under stand this Part either.		
14			
15	Issues that can be resolved by agreement:		
16			
17	Issues that can be resolved by motion:		
18			
19	17. EXPEDITED TRIAL PROCEDURE If you have questions about the Court's Expedited Trial Procedure, contact the Legal		
20	Help Center.		
21	Not applicable.		
22	18. <u>SCHEDULING</u>		
23	The Court usually fixes the case deadlines. If you want to propose a schedule, you can do so below. Be sure you will be in town and able to meet any deadlines proposed.		
24			
25	Agree to have Court set deadlines.		
26	During Proposed deadlines:		
27	June, July, and up to Aug 20, 2021 I will		
28	have different days to hot available for me to		
	attend Hearings.		
	attend Hearings. I need the help of an Attorney (s). CASE MANAGEMENT STATEMENT; CASE NO.: 3:13-zv-jes		

1	19. TRIAL
2	Check the box that applies and estimate how long the trial will last.
3	This case will be tried by a jury. The trial is expected to last days. I am unsure what to writehere because I don't understand my court paperwork. This case will be tried by a judge. The trial is expected to last days.
4	This case will be tried by a judge. The trial is expected to last days.
5	20. DISCLOSURE OF NON-PARTY INTERESTED PERSONS OR ENTITIES This Section tells the Court if any account is uncompared as a party in the area will be affected by
67	This Section tells the Court if anyone who is not named as a party in the case will be affected by the outcome. Usually, if you are representing yourself, the answer is "None." If there is an "interested party," cross out "None" and write in the names.
8	None.
9	21. OTHER MATTERS
10	Use this section to discuss other issues that would assist with the just, speedy, and inexpensive resolution of this case.
11	Mart v v v
12	Not at this time.
14	
15	
16	
17	
18	
19 20 21	NOTE: This document should not be longer than ten pages, including any pages you add at the end. Each party submitting this statement must sign and date below.
22	Date: May 13, 2021 Sign Name: Sign Name:
23	Print Name: Jonette Varquez
24	Pro se
25	
26	
27	
28	

CASE MANAGEMENT STATEMENT; CASE NO.: 3: 18-CV-07012 JCS PAGE NO. 8 OF 8 [JDC TEMPLATE - Rev. 05/17]

	Case 3:18-cv-07012-JCS Document 134 Filed 05/14/21 Page 9 of 9	
	Justice Diversity	
	OF THE BAR ASSOCIATION OF SAN FRANCISCO	
1	* You must serve each document you file by sending or delivering to the opposing side. Complete	
2	* You must serve each document you file by sending or delivering to the opposing side. Complete this form, and include it with the document that you file and serve.*	
3	this form, and include it with the document that you file and serve. * Alejandro Mayor Kas, Secreta Department of Homeland Security 1. Case Name: Tonette Vazquez v. Transportation Security Administration	ry,
4	2. Case Number: 3:18-cv-07012-JCS)
5	3. What documents were served? Case Management Statement (8) Pages	
6	4. How was the document served? [check one]	
7	➤ Placed in U.S. Mail	
8	Hand-delivered	
9	Sent for delivery (e.g., FedEx, UPS)	
10	Sent by fax (if the other party has agreed to accept service by fax)	
11	5. Who did you send the document to? [Write the full name and contact information for each person you sent the document.]	
12		
13	Stephanie Hinds, 450 Golden Gate Ave, Box:	36055
14	Sara Winslow, and San Francisco, California	
15	Wesley Samples 94102-3495	
16		
17	6. When were the documents sent? May 13, 2021	
18	7. Who served the documents? [Whoever puts it into the mail, faxes, delivers or sends for	
19	delivery should sign, and print their name and address. You can do this yourself.]	
20	I declare under penalty of perjury under the laws of the United States that the foregoing	
21	is true and correct.	
22	Signature: Smith J. Vuzzu. Name: Ionette Vazquez Address: 460 Grand Ave #318	
23	Name: Tonette Vazquez	
24	Address: 460 Grand Ave #318	
25	Oakland, CA 94610	
26		
27		
28		
	CERTIFICATE OF SERVICE [JDC TEMPLATE Rev. 05/2017]	